



Case PH7218A CIP

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATIONS

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,
and

I believe I am an original, first and joint inventor of the subject matter which is claimed
and for which a patent is sought on the invention entitled

SUBSTITUTED HETEROCYCLE FUSED GAMMA-CARBOLINES

the specification of which was filed on February 25, 2004 as U.S. Application No. **10/786,935**.

I hereby state that I have reviewed and understand the contents of the above identified
specification, including the claims.

I acknowledge my duty to disclose all information which is known by me to be material to
the patentability of this application as defined in 37 C.F.R. §1.56.

I hereby claim the benefit under 35 U.S.C. §119(a)-(d) or §365(b) of any foreign
application(s) for patent or inventor's certificate listed below and under 35 U.S.C. §365(a) of any
PCT international application(s) designating at least one country other than the United States
listed below and have also listed below any foreign application(s) for patent or inventor's
certificate or any PCT international application(s) designating at least one country other than the
United States for the same subject matter and having a filing date before that of the application
the priority of which is claimed for that subject matter:

None

I hereby claim the benefit under 35 USC §119(e) of any United States provisional
application(s) listed below:

Application No.

Filing Date

60/139,321

June 15, 1999

I hereby claim the benefit under 35 U.S.C. §120 of any United States application(s) listed
below and under 35 U.S.C. §365(c) of any PCT international application(s) designating the

United States listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in said prior application(s) in the manner required by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose all information known by me to be material to patentability as defined in 37 C.F.R. §1.56 which became available between the filing date(s) of the prior application(s) and the national or PCT international filing date of this application:

| <u>United States Application No.</u> | <u>United States Filing or §371 Date</u> | <u>Status or U.S. Patent No.</u> | <u>International Application No.</u> | <u>International Filing Date</u> |
|--|--|--------------------------------------|--|--------------------------------------|
| 09/594,008 | June 15, 2000 | 6,548,493 | -- | -- |
| 10/370,872 | February 20, 2003 | Pending | -- | -- |

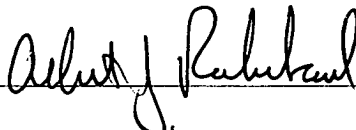
I hereby appoint the attorneys and agents associated with **Customer No. 23914**, respectively and individually, as my attorneys and agents, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Please address all communications to the address associated with **Customer No. 23914**, which is currently Stephen B. Davis, Bristol-Myers Squibb Company, Patent Department, P.O. Box 4000, Princeton, NJ 08543-4000.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

FIRST JOINT INVENTOR:

Full name : **Albert J. Robichaud**

Signature : 

Date : 04/07/04
(MM/DD/YY)

Citizenship : United States of America

Residence : Ringoes, New Jersey

P.O. Address : 3 Riverview Court
Ringoes, New Jersey 08551

SECOND JOINT INVENTOR:

Full name : **Taekyu Lee**

Signature : 

Date : 04/08/04
(MM/DD/YY)

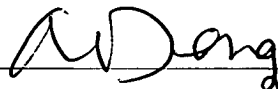
Citizenship : Canada

Residence : Doylestown, Pennsylvania

P.O. Address : 4861 Mead Drive
Doylestown, Pennsylvania 18901

THIRD JOINT INVENTOR:

Full name : **Wei Deng**

Signature : 

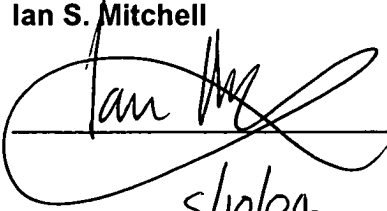
Date : 03/24/04
(MM/DD/YY)

Citizenship : United States of America

Residence : Lexington, Massachusetts

P.O. Address : 44 Williams Road
Lexington, Massachusetts 02420

FOURTH JOINT INVENTOR:

Full name : **Ian S. Mitchell**
Signature : 
Date : 5/10/04
(MM/DD/YY)
Citizenship : United Kingdom
Residence : Lafayette, Colorado
P.O. Address : 2503 Ravenwood Lane
Lafayette, Colorado 80026

FIFTH JOINT INVENTOR:

Full name : **Wenting Chen**
Signature : _____
Date : _____
(MM/DD/YY)
Citizenship : United States of America
Residence : Langhorne, Pennsylvania
P.O. Address : 176 Summit Trace Road
Langhorne, Pennsylvania 19047

SIXTH JOINT INVENTOR:

Full name : **Christopher D. McClung**
Signature : _____
Date : _____
(MM/DD/YY)
Citizenship : United States of America
Residence : Wilmington, Delaware
P.O. Address : 2129 Biddle Street
Wilmington, Delaware 19805

FOURTH JOINT INVENTOR:

Full name : **Ian S. Mitchell**

Signature : _____

Date : _____
(MM/DD/YY)

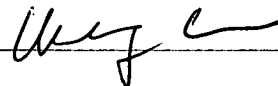
Citizenship : United Kingdom

Residence : Lafayette, Colorado

P.O. Address : 2503 Ravenwood Lane
Lafayette, Colorado 80026

FIFTH JOINT INVENTOR:

Full name : **Wenting Chen**

Signature :  _____

Date : 04/07/04
(MM/DD/YY)

Citizenship : United States of America

Residence : Langhorne, Pennsylvania

P.O. Address : 176 Summit Trace Road
Langhorne, Pennsylvania 19047

SIXTH JOINT INVENTOR:

Full name : **Christopher D. McClung**

Signature : _____

Date : _____
(MM/DD/YY)

Citizenship : United States of America

Residence : Wilmington, Delaware

P.O. Address : 2129 Biddle Street
Wilmington, Delaware 19805

FOURTH JOINT INVENTOR:

Full name : **Ian S. Mitchell**

Signature : _____

Date : _____
(MM/DD/YY)

Citizenship : United Kingdom

Residence : Lafayette, Colorado

P.O. Address : 2503 Ravenwood Lane
Lafayette, Colorado 80026

FIFTH JOINT INVENTOR:

Full name : **Wenting Chen**

Signature : _____

Date : _____
(MM/DD/YY)

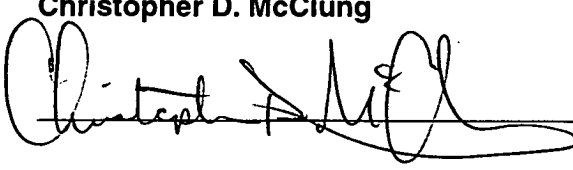
Citizenship : United States of America

Residence : Langhorne, Pennsylvania

P.O. Address : 176 Summit Trace Road
Langhorne, Pennsylvania 19047

SIXTH JOINT INVENTOR:

Full name : **Christopher D. McClung**


Signature :  _____

Date : 05-30-04
(MM/DD/YY)

Citizenship : United States of America

Residence : ~~Wilmington, Delaware~~ **CHICAGO, IL**


P.O. Address : ~~2129 Biddle Street~~ **2821 N. CAMBRIDGE AVE**
~~Wilmington, Delaware 19805~~ **CHICAGO, IL 60657**



SEVENTH JOINT INVENTOR:

Full name : Emilie J. Calvello

Signature :



Date :

4-18-04

(MM/DD/YY)

Citizenship : United States of America

Residence : Baltimore, Maryland

P.O. Address : 2116 Kentucky Avenue
Baltimore, Maryland 21218

EIGHTH JOINT INVENTOR:

Full name : David M. Zawrotny

Signature :



Date :

(MM/DD/YY)

Citizenship : United States of America

Residence : Ann Arbor, Michigan

P.O. Address : 555 E. William Street #7J
Ann Arbor, Michigan 48104

IMPORTANT: Before this declaration is signed, the patent application (the specification, the claims and this declaration) must be read and understood by each person signing it, and no changes may be made in the application after this declaration has been signed.

SEVENTH JOINT INVENTOR:

Full name : **Emilie J. Calvello**

Signature : _____

Date : _____
(MM/DD/YY)

Citizenship : United States of America

Residence : Baltimore, Maryland

P.O. Address : 2116 Kentucky Avenue
Baltimore, Maryland 21218

EIGHTH JOINT INVENTOR:

Full name : **David M. Zawrotny**

Signature :  _____

Date : 4/29/04
(MM/DD/YY)

Citizenship : United States of America

Residence : Ann Arbor, Michigan

P.O. Address : 555 E. William Street #7J
Ann Arbor, Michigan 48104

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